GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

Н

HOUSE BILL 938 Committee Substitute Favorable 5/8/24 PROPOSED COMMITTEE SUBSTITUTE H938-PCS30491-MU-4

Short Title: GSC Moral Turpitude/Occupational Licensure. (Public)

D

Sponsors:		
Referred to:		

May 1, 2024

A BILL TO BE ENTITLED

1				A BILL T	O BE EI	NTITL	ED		
2	AN ACT	TO CI	ARIFY THE	PROHIBITI	ION ON	DEN	YING L	ICENSURE	BASED ON A
3	DETE	ERMINA	ATION THA	T A CON	VICTIC	N IS	FOR	A CRIME	OF MORAL
4	TURP	PITUDE	, TO MAKE	CORRESPO	NDING	CHA	NGES T	O OCCUPA	TIONAL AND
5	STAT	Έ AGE	NCY LICEN	SURE STAT	ΓUTES,	AND	TO MA	KE OTHER	TECHNICAL
6	CORF	RECTIC	DNS, AS	RECOMME	NDED	BY	THE	GENERAL	STATUTES
7	COM	MISSIC	N.						
8	The Gene	ral Asse	embly of North	h Carolina en	acts:				
9		SECT	TION 1. G.S.	93B-8.1 read	s as rew	ritten:			
10	"§ 93B-8.	1. Use	of criminal h	istory record	ls.				
11	(a)	The fo	ollowing defin	itions apply i	n this se	ction:			
12		(1)	Applicant. –	An individua	al who m	nakes a	pplicatio	on for licensur	re from a board.
13		(2)	Board. – An	occupational	licensin	ig boar	d or a St	ate agency lic	ensing board as
14			defined in G	.S. 93B-1.					
15		(3)	Criminal his	tory record	- A State	e or fed	leral hist	ory of convic	tion of a crime,
16			whether a mi	sdemeanor o	r felony,	that be	ears upoi	1 an applicant '	's or a licensee's
17			fitness to be	licensed or d	iscipline	ed. <u>felor</u>	<u>ıy.</u>		
18		<u>(3a)</u>							a license to an
19					ew the li	icense	of a lice	nsee, or to rev	oke the license
20			of a licensee	-					
21		(4)						00	e in or represent
22						-		profession or	-
23	(b)								board may deny
24								•	d finds that the
25	applicant's criminal conviction history is directly related to the duties and responsibilities for the								
26	licensed occupation or the conviction is for a crime that is violent or sexual in nature. Notwithstanding any other provision of law, a board shall not automatically deny licensure on								
27		-	• •					•	•
28		-	-			-			oard shall deny
29									crime of moral
30	turpitude. The board shall make its determination based on the factors specified in subsection								
31	(b1) of this section.								
32	(b1) Before a board may deny an applicant a license licensure due to a criminal conviction								
33	under subsection (b) of this section, the board shall specifically consider all of the following								

- 34 factors:
- 35
- (1) The level and seriousness of the crime.



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1	(2)	The date of the crime.	
2	(3)	The individual's age of the individual at the time of the crit	me.
3	(4)	The circumstances surrounding the commission of the crin	
4	(5)	The nexus between the criminal conduct and the prospe	
5		applicant as a licensee.	
6	(6)	The individual's prison, jail, probation, parole, rehabilitation	n. and employment
7		records of the applicant since the date the crime was comm	
8	(6a)	The <u>individual's</u> completion of, or active participation in,	
9		or alcohol treatment.	
10	(6b)	A Certificate of Relief granted pursuant to G.S. 15A-173.2	
11	(7)	The subsequent commission of a crime by the applicant.in	
12	(.)	history record after the conviction.	
13	(8)	Any affidavits or other written documents, including chara	cter references.
14		board denies an applicant a license licensure under this section	
15	do all of the follo		
16	(1)	Make written findings specifying the factors in subsection	(b1) of this section
17	(1)	the board deemed relevant to the applicant and explaining	
18		denial. The board's presiding officer shall sign the findings	
19	(2)	Provide or serve a signed copy of the written findings t	
20	(2)	licensee within 60 days of the denial.	to the upplicant <u>of</u>
21	(3)	Retain a signed copy of the written findings for no less that	n five vears
22		board shall include in its application for licensure and on its	-
23	of the following i	**	public website un
24	(1)	Whether the board requires applicants to consent to a crim	inal history record
25	(1)	check.	
26	(2)	The factors considered by the board under subsection (b1) of	of this section when
27	(-)	making a determination of <u>regarding</u> licensure .	
28	(3)	The appeals process pursuant to Chapter 150B of the Gen	eral Statutes if the
29		board denies an applicant-licensure in whole or in part bed	
30		conviction.	
31	(b4) If a bo	pard requires an applicant to submit a criminal history reco	rd, the board shall
32		der of the criminal history record to provide the applicant	
33		al history record or otherwise deliver a copy of the crimina	
34	11	n applicant's criminal history includes matters that will or ma	•
35		cense to the applicant, the board shall notify the applican	
36	U	sufficient time for the applicant to provide additional docume	0
37	-	r consideration by the board prior to any final decision to de	
38		ed of any potential issue with licensure due to one or more cr	
39	U U	have has 30 days to respond by either correcting any inaccur	
40		submitting evidence of mitigation or rehabilitation for co	•
41	board.		
42		owing a hearing, a board denies an application for licensure,	the board's written
43		le specific reference to any criminal conviction considered a	
44		al and the rationale for the denial, as well as a reference to	
45		t's ability to reapply. No applicant shall be restricted from	
46		e than two years from the date of the most recent application	
47		thstanding any other provisions in the law, an individual with	
48	· · /	board at any time, including before the individual starts	•
49	• 1	tion or training requirements, for a predetermination of whet	1 1
50	•	vill likely disqualify the individual from obtaining a license.	
51	include a crimina	al history record report-obtained by the individual-petitione	er from a reporting
			- 0

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1	service designated by the board, the cost of which shall be borne by the applicant. petitioner.				
2	Criminal history records relating to a predetermination petition are not public records under				
3	Chapter 132 of the General Statutes. A board may predetermine that the petitioner's criminal				
4	history is likely grounds for denial of a license only after the board has applied the requirements				
5	of subsection (b) of this section. Each board shall delegate authority for the predetermination to				
6	its executive director or equivalent officer, or to a committee of the board, so that the				
7	predeterminations can be made in a timely manner. No board member having served on a				
8	predetermination committee for an individual <u>a petitioner</u> shall be required to recuse in any later				
9	determinations or hearings involving the same applicant. individual as an applicant or licensee.				
10	The board shall inform the individual petitioner of the board's determination within 45 days of				
11	receiving the petition from the individual. The board may charge a fee to recoup its costs not to				
12	exceed forty-five dollars (\$45.00) for each petition. If the board determines an applicant a				
13	petitioner would likely be denied licensure based on the individual's petitioner's criminal history,				
14	the board shall notify the individual petitioner in writing of the following:				
15	(1) The grounds and reasons for the predetermination.				
16	(2) That the petitioner has the right to complete any requirements for licensure, to				
17	apply to the board, and to have the petitioner's application considered by the				
18	board under its application process.				
19	(3) That further evidence of rehabilitation will be considered upon application.				
20	(b7) A predetermination made under subsection (b6) of this section that a petitioner's				
21	criminal history would likely prevent licensure is not a final agency decision and does not entitle				
22	the individual to any right to judicial review under Article 4 of Chapter 150B of the General				
23	Statutes.				
24	(b8) A predetermination made under subsection (b6) of this section that a petitioner is				
25	eligible for a license is binding if both of the following apply:				
26	(1) The petitioner applies for licensure and fulfills all other requirements for the				
27	occupational-license.				
28	(2) The applicant's <u>petitioner's</u> submitted criminal history was correct and remains				
29	unchanged at the time of application for a license.				
30	(c) If a board requires an applicant to consent to a criminal history record check or use of				
31	fingerprints or other identifying information required by the State or National Repositories of				
32	Criminal Histories, the board may deny licensure to an applicant who refuses to consent.				
33	(c1) Nothing in this section or in G.S. 93B-1 authorizes a board to require an applicant to				
34	consent to a criminal history record check or use of fingerprints or other identifying information				
35	required by the State or National Repositories of Criminal Histories as a condition of granting or				
36	renewing a license.				
37	(d) This section does not apply to The North Carolina Criminal Justice Education and				
38	Training Standards Commission and the North Carolina Sheriffs' Education and Training				
39	Standards Commission."				
40	SECTION 2.(a) G.S. 20-79.2 reads as rewritten:				
41	"§ 20-79.2. Transporter plates.				
42					
43	(b2) Sanctions. – The following sanctions apply when a motor vehicle displaying a				
44	"Dealer-Transporter" or "Transporter" license plate is driven in violation of the restrictions on				
45	the use of the plate or of the requirement to have proof of financial responsibility:				
46 47	(1) The individual driving the motor vehicle is responsible for an infraction and is subject to a parally of one bundled dellars $(\$100,00)$				
47 19	is subject to a penalty of one hundred dollars (\$100.00).				
48 49	(2) The dealer or business to whom the plate is issued is subject to a civil penalty imposed by the Division of two hundred fifty dollars (\$250.00) per				
49 50	imposed by the Division of two hundred fifty dollars (\$250.00) per occurrence.				
50					

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(3)	The Division may rescind all dealer license plates, or transporter plates issued to the dealer or business on the motor vehicle.	- <u>-</u> -
(4)	another person in exchange for the money or any ot of a Class I felony. A conviction for a violation	her thing of value is guilty on of this subdivision is
	considered a felony involving moral turpitude for p	1
the infraction	imposed under subdivision (1) of this subsection is particular occurred, as required by G.S. 14-3.1. A civil penalty in	mposed under subdivision
	bsection shall be credited to the Highway Fund as	
	officer having probable cause to believe that a transport	rter plate is being used in
	is section may seize the plate.	
"		
	CTION 2.(b) G.S. 20-294 reads as rewritten:	
	rounds for denying, suspending, placing on probation	
	nce with G.S. 20-295 and G.S. 20-296, G.S. 20-295,	
•	deny, suspend, place on probation, or revoke a license is	sued under this Article for
any one or mo	re of the following grounds:	
(9)	6	
	20-106.1, 20-107, or 20-112 while holding such a	
	years next preceding before the date of filing	
	convicted of a felony involving moral turpitude un	
	another state, or the United States. It shall be is an	
	will operate as a stay of this violation, any adverse the person charged is determined to such the second	
	the person charged is determined to qualify and	
	certificate of relief, or pardon , or, if <u>or to have</u> t vacated. If relief is granted, this violation is <u>any ad</u>	
	<u>is dismissed. If relief is denied, the stay is lifted.</u>	iverse action by the Board
	" <u>" " " " " " " " " " " " " " " " " " </u>	
SF.	CTION 3.(a) G.S. 53-244.050 reads as rewritten:	
	License and registration application; claim of exen	nntion
	plicants for a license or registration shall apply through	-
	stem and Registry on a form acceptable to the Con	
following info		
(4)	The qualifications and business history of the applied	cant and, if applicable, the
	business history of any partner, officer, or director	r, any person occupying a
	similar status or performing similar functions, o	or any person directly or
	indirectly controlling the applicant, including:	
	following:	
	a. A description of any injunction or administr	ative order by any state or
	federal authority to which the person is or h	as been subject;<u>subject.</u>
	b. Any conviction, within the past 10 years, of	a misdemeanor involving
	moral turpitude or any fraud, false statemen	t or omission, any theft or
	wrongful taking of property, bribery, perjur	
	extortion, or conspiracy to commit any of the	-
	any financial service or financial service	rvice- related business:
	and business.	
	c. Any felony convictions.	
	"	

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SE	CTION 3.(b) G.S. 53-244.060 reads as rewritten:	
	Issuance of license or registration.	
	ant satisfies the requirements of G.S. 53-244.050, the Com	missioner shall issue a
	er, mortgage broker, mortgage servicer, mortgage loan ori	
	originator license, or a mortgage origination support registr	-
	ner finds any of the following:	ant registration, unless
the Commissio	her mus any of the following.	
(2)	The applicant or its controlling persons have been conv or nolo contendere to a felony in a domestic, foreign,	
	as described in either of the following: a. During the seven-year period preceding the date	e of the application for
	licensing and registration; or <u>registration</u>.	·C (1 C 1 · 1 1
	b. At any time preceding the date of application,	
	an act of fraud, dishonesty, a breach of trust, or	
	A pardon of a conviction shall not be is not a conviction subdivision.	on for purposes of this
(3)	The applicant or any of its controlling persons have been	n convicted of or plead
	guilty or nolo contendere to any charge in a domesti	c, foreign, or military
	court, within the past five years, of a misdemeanor inv	olving moral turpitude
	or any fraud, false statement or omission, any theft	
	property, bribery, perjury, forgery, counterfeiting, exto	
	commit any of these offenses, or involving any financ	
	service-related business. If the application is for licens	ure as a mortgage loan
	originator, this subdivision is subject to G.S. 93B-8.1.	
	CTION 4.(a) G.S. 58-33-46 reads as rewritten:	
	uspension, probation, revocation, or nonrenewal of lice	
	Commissioner may place on probation, suspend, revoke,	•
	under this Article, in accordance with the provisions of <u>G</u> .	
SA of Chapter	150B of the General Statutes, for any one or more of the fo	mowing causes:
	Having been convicted of a any follow, or of a m	indomnon involving
(6)	Having been convicted of <u>a any</u> felony or <u>of</u> a m	
	dishonesty, a breach of trust, or moral turpitude.dishone	sty of a breach of trust.
SE	CTION 4.(b) G.S. 58-58-215 reads as rewritten:	
-	License revocation and denial.	
	issioner may suspend, revoke, or refuse to issue or renew th	ne license of a provider
or broker if the	Commissioner finds that: any of the following:	
(4)	The Subject to G.S. 93B-8.1, the licensee or any office	-
	key management personnel has been found guilty of, o	
	nolo contendere to, any felony, felony or to a misdemea	anor involving fraud or
	moral turpitude, fraud, regardless of whether a judgn	nent of conviction has
	been entered by the court;	
	,	
SE	CTION 4.(c) G.S. 58-71-80 reads as rewritten:	
	Grounds for denial, suspension, probation, revocation	on, or nonrenewal of
	nses.	
	Commissioner may deny, place on probation, suspend, rev	
	ued under this Article, in accordance with the provision	
Article 3A of C	Chapter 150B of the General Statutes, for any one or more o	t the following causes:

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(6)	Conviction of a crime involving dishonesty, breach	of trust, or moral
	turpitude.dishonesty or breach of trust.	
"		
	TION 4.(d) G.S. 143-151.56 reads as rewritten:	
	Suspension, revocation, and refusal to renew license.	
	soard may deny or refuse to issue or renew a license, may s	-
	npose probationary conditions on a license if the license hol aged in any of the following conduct:	der or applicant for
(5)	Been <u>Subject to G.S. 93B-8.1, been</u> convicted of or p contendere to any misdemeanor involving moral turpitude felony or misdemeanor.	
"		
SECT	FION 5.(a) G.S. 66-234 reads as rewritten:	
"§ 66-234. Regis	stration of membership camping operator.	
	pplication for registration shall be on a form prescribed by th	e Secretary of State
and shall include	the following:	
(12)	A brief description of the membership camping operator'	1
	membership camping business, including the length of tim	
	has been in the membership camping business; busines	
	detailing whether the applicant within the past five years	
	of any misdemeanor or felony involving theft, fraud, di	-
	turpitude, or dishonesty, or whether the applicant has been	0
	any civil penalty assessed for, or been found to have engag	
	of any law designed to protect consumers. If the applica	-
"	this statement shall be provided for each officer of the cor	poration.
" Sect	FION 5 (b) C.S. 66 227 reads as rewritten:	
	FION 5.(b) G.S. 66-237 reads as rewritten: stration of salespersons.	
* 0	Il be is unlawful for any salesperson to offer to sell any me	ambarshin comping
	State unless he the salesperson is registered with the Secr	1 1 0
	salesperson for registration shall be on a form prescribed l	•
	clude <u>both of the following</u> :	by the Secretary of
(1)	A statement detailing whether the applicant within the past	five vears has been
(1)	convicted of any misdemeanor or felony involving theft, fi	•
	moral turpitude, or dishonesty, or whether the applicant	-
	from, had any civil penalty assessed for, or been found to h	Ũ
	violation of any law designed to protect consumers, and co	
(2)	A statement describing the applicant's employment histo	
(-)	years and whether any termination of employment during	•
	was occasioned by any theft, fraud, or act of dishonesty.	,
"		
	TION 5.(c) G.S. 78C-89 reads as rewritten:	
	stration as athlete agent; form; requirements.	
	dividual seeking registration as an athlete agent shall submi	it an application for
	he Secretary of State in a form prescribed by the Secre	
	be in the name of an individual and, except as otherwise pro	
11	n, signed or otherwise authenticated by the applicant under	

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 (8)	Whether the applicant or any person named us subsection has been convicted of a crime that would be a crime involving moral turpitude of the section of the	, if committed in this State, or a felony and identify the
	crime.a misdemeanor involving theft, fraud, or c	lishonesty, or a felony.
"		
	TION 5.(d) G.S. 78C-90 reads as rewritten:	
§ 78C-90. Cer	tificate of registration; issuance or denial; renew	wal.
(b) The S	Secretary of State may refuse to issue a certificate of	of registration if the Secretary
	hes that the applicant has engaged in conduct that has	
	s fitness to act as an athlete agent. In making the de	-
	der whether the applicant has: has done any of the f	-
(1)	Been convicted of a crime that, if committed in	
	involving moral turpitude or a felony.Subject to	G.S. 93B-8.1, been convicted
	of a misdemeanor involving theft, fraud, or dish	onesty, or a felony.
"		
	TION 6.(a) G.S. 74D-2 reads as rewritten:	
§ 74D-2. Lice	nse requirements.	
 (d) Crim	inal Basard Chask An applicant must most all	of the following requirements
	inal Record Check. – An applicant must meet all on some determined by a background investigation of	
_	G.S. 74D-2.1 and upon receipt of an application:	conducted by the Board in
(1)	The applicant is at least 18 years of age.	
(1) (2)	The applicant is of good moral character and ten	operate habits. The following
()	shall be prima facie evidence that the applican	
	character or temperate habits: conviction by	
	military court of any crime involving the illegal	l use, carrying, or possession
	of a firearm; conviction of any crime involving	g the illegal use, possession
	sale, manufacture, distribution or transportatio	
	drug, narcotic, or alcoholic beverages; convi	
	felonious assault or an act of violence; conv	
	unlawful breaking or entering, burglary, larceny	
	moral turpitude; or larceny; or a history of addi	
	drug; provided that, for drug. For purposes of	
	"conviction" means and includes the entry of	
(3)	contest, or a <u>guilty</u> verdict rendered in open cour The applicant has the necessary training, qual	
(3)	experience to be licensed.	meations <u>quanneations</u> , and
"	experience to be neensed.	
	TION 6.(b) G.S. 74D-6 reads as rewritten:	
	al of a license or registration.	
	ing that the applicant meets the requirements for li	censure or registration under
	e Board shall determine whether the applicant	
-	lied for. The grounds for denial include:Subj	
	d Article 3A of Chapter 150B of the General St	
	of the following grounds:	
(1)	Commission of some act which, that, if committ	ed by a registrant or licensee,
	would be grounds for the suspension or revocati	on of a registration or license
	under this Chapter;Chapter.	
(2)	Conviction of a crime involving fraud; fraud.	

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1 2	(3)	Lack of good moral character or temperate habi prima facie evidence that the applicant does not h	have good moral character or
3 4		temperate habits: conviction by any local, State, any crime involving the illegal use, carrying,	-
5		conviction of any crime involving the ille	-
6		manufacture, distribution, or transportation of a	• •
7		narcotic, or alcoholic beverages; conviction of	
8		assault or an act of violence; conviction of a	
9		breaking or entering, burglary or larceny or of	
10		turpitude; burglary, or larceny; or a history of add	iction to alcohol or a narcotic
11		drug; provided that, for drug. For purposes of	
12		"conviction" means and includes the entry of	a plea of guilty, plea of no
13		contest, or a guilty verdict rendered in open cour	
14	(4)	Previous denial under this Chapter or previous re-	
15	(5)	Knowingly making any false statement or misrep	presentation in an application
16		made to the Board for a license or registration."	
17		FION 6.(c) G.S. 74D-10 reads as rewritten:	_
18		pension or revocation of licenses and registration	· •
19		Board may, after notice and an opportunity for h	•
20	-	ation issued under this Chapter if it is determined t	that the licensee or registrant
21 22	mas: mas done any	of the following:	
22	(4)	Been Subject to G.S. 93B-8.1, been convicted o	f any crime involving moral
23 24	(4)	turpitude or any other crime involving violence of	
25		possession of a dangerous weapon.	in the megal use, earlying, or
26	"	possession of a dangerous weapon.	
27		FION 7. G.S. 83A-15 reads as rewritten:	
28		ial, suspension <u>suspension</u>, or revocation of licer	nse.
29		Board shall have the power to suspend or revoke <u>m</u>	
30		ficate of registration of an architect or a registration	
31	deny a license or	certificate of registration of an architect or a registration	ration of an interior designer,
32	designer or to n	nay reprimand or levy a civil penalty not in exc	cess of five hundred dollars
33	(\$500.00) per vid	olation against any registrant who is found guilty o	f:of any of the following:
34 35	(3)	Unprofessional conduct including but not limite	d to:
36	(3)	Unprofessional conduct, including but not limite	
37		d. Willfully violating this Chapter or any	rule or standard of conduct
38		published by the Board, or pleading gu	
39		felony or any crime involving moral turp	•
40			<u> </u>
41		g. Subject to G.S. 93B-8.1, being convicted	of or pleading guilty or nolo
42		<u>contendere to a felony or misdemeanor.</u>	<u> </u>
43	"		
44		FION 8.(a) G.S. 85B-3.2 reads as rewritten:	
45	"§ 85B-3.2. Cri	minal history record checks of applicants for lic	ensure.
46	•••		
47		e applicant's verified criminal history record c	
48		crime that is punishable as a felony offense, or	
49 50		olving fraud or moral turpitude, fraud, the Commis	
50	license. Howeve	r, the conviction does not automatically prohibit	licensure, and the following

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factors lis	ted in G.S. 93B-8.1(b1) shall be considered by the Commission in	determining whether
	censure:<u>licensure.</u>	C
J	(1) The level and seriousness of the crime.	
	(2) The date of the crime.	
	(3) The age of the person at the time of the crime.	
	 (4) The circumstances surrounding the commission of the ci 	rime if known
	(5) The nexus between the criminal conduct of the application of the second sec	
	duties as an auctioneer, apprentice auctioneer, or auction	
	(6) The prison, jail, probation, parole, rehabilitation, and en	
	the applicant since the date the crime was committed.	ipioyment records or
	(7) The subsequent commission by the person of a crime.	
"	(7) The subsequent commission by the person of a crime.	
••••	SECTION 8 (b) C S 95P 4 reads as rewritten;	
2 95D /	SECTION 8.(b) G.S. 85B-4 reads as rewritten:	
3 92R-4.	Licenses required.	
(b)	No person shall be licensed as an apprentice auctioneer, aucti	ioneer, or receive an
uction fi	m license if any of the following apply to the person:	
		C' 1 1 1
	(3) Has Subject to G.S. 93B-8.1, has within the preceding	
	guilty to, entered a plea of nolo contendere or contender	
	of any felony, or committed or been convicted of any a	ct involving fraud or
	moral turpitude.fraud.	
	SECTION 8.(c) G.S. 85B-8 reads as rewritten:	
§ 85B-8.	Prohibited acts; assessment of civil penalty; denial, suspensi	on, or revocation of
	license.	
(a)	The following shall be are grounds for the assessment of a civil p	•
	85B-3.1(b) or the denial, suspension, or revocation of an au	actioneer, auctioneer
pprentice	e, or auction firm license:	
	(9) The Subject to G.S. 93B-8.1, the commission or convict	
	punishable as a felony offense under the laws of North C	
	the jurisdiction where committed or convicted, convicted	ed or the commission
	of any act involving fraud or moral turpitude.fraud.	
	"	
	SECTION 9. G.S. 87-47 reads as rewritten:	
'§ 87-47.	Penalties imposed by Board; enforcement procedures.	
(a1)	The following activities are prohibited:	
	(4) Being convicted of a crime involving fraud or moral tur	rpitude.that is violent
	or sexual in nature.	
	SECTION 10. G.S. 89C-21 reads as rewritten:	
"§ 89C-2	1. Disciplinary action – Reexamination, reexamination, rev e	ocation, suspension,
J	reprimand, or civil penalty.	· · · · · · · · · · · · · · · · · · ·
(a)	The Board may reprimand the licensee, suspend, refuse to renew	w. refuse to reinstate.
. ,	the certificate of licensure, require additional education or, as	
	tion, for any engineer or land surveyor, who is found guilty of an	
	and, for any engineer of fund surveyor, who is found guilty of all	j of the following.
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General Assemb	oly Of North Carolina	Session 2023
(3)	or nolo contendere to, any crime that is a felony, wheth practice of engineering or surveying; conviction of, or e or nolo contendere to, any crime, whether a felo otherwise, where an essential element of the crime is d crime is directly related to the practice of engineer	er or not related to the ntry of a plea of guilty ny, misdemeanor, or ishonesty or when the ring or surveying; or
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of for any of the	following reasons. <u>State on any of the following grounds.</u>	
(7)	Conviction in any court of a crime involving moral	turpitude. or the The
	provided in subsection (c) of this section.	
(c) Excep	ot as provided in subsection (c1) of this section, se	ction and subject to
<u>G.S. 93B-8.1,</u> a f	elony conviction shall result in the automatic-revocation	of a license issued by
	-	-
-	-	a hearing, the hearing
shall be conducte	ed in accordance with G.S. 90-14.2.	
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		causes for refusal to
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	·	hall be determined by
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<u>(3)</u>	Is a graduate of and has a diploma from a reputable dent	
	department of a reputable university or college re-	ecognized, accredited
	department of a reputable university or college re <u>accredited</u> , and approved as such by the Board; and passed <u>Board</u>.	
	(3) " SECT "§ 90-14. Discip (a) The B impose limitation issue public lette treatment program a license, license person who has b or for any of the (7) (7) (7) 	 or nolo contendere to, any erime that is a felony, wheth practice of engineering or surveying; conviction of, or e or nolo contendere to, any crime, whether a felo otherwise, where an essential element of the crime is derime is directly related to the practice of engineer conviction of, or entry of a plea of guilty or nolo continvolving moral turpitude.crime. SECTION 11. G.S. 90-14 reads as rewritten: "\$ 90-14. Disciplinary Authority.authority. (a) The Board shall have the power to may place on probation with impose limitations and conditions on, conditions, publicly reprimand, assisue public letters of concern, mandate free medical services, require satist treatment programs or remedial or educational training, fine, or deny, ann a license, license or other authority to practice medicine in this State, issue public letters of concern, mandate free molical services, require satist reatment programs or remedial or educational training, fine, or deny, ann a license, license or other authority to practice medicine in this State, issue public letters of concern, mandate free molical services, require satist reatment programs or remedial or educational training, fine, or deny, ann a license, license or other authority to practice medicine in this State, issue prison who has been found by the Board to have committed any of the following reasons. State on any of the following moral violation of a law involving the practice of medicine, mu of a felony; provided that a felony conviction shall provided in subsection (c) of this section

(4) Passes_a clinical licensing examination, the standard-of which shall be determined by the Board_stanination approved by the Board_ (a1) The North Carolina State-Board of Dental Examiners is authorized to may conduct both written or oral and clinical examinations or to and written or oral examinations or may accept the results of other Board-approved regional or national independent third-party clinical examinations that include procedures performed on either human subjects or an approved alternative, including manikins that simulate human subjects, as part of the assessment of restorative clinical competencies and that are determined by the Board to be of such_a character as to-that thoroughly test tests the qualifications of the applicant, and applicant. The Board may refuse to grant a license to any person who, in its discretion, is found deficient in the examination, or whose examination discloses to the satisfaction of the Board, a deficiency in academic or clinical educationexamination. The Board may refuse to grant a license to any person guilty of cheating, deception-deception, or fraud during the examination grant al incense to approve and incluses to any person guilty of a license to appropriate. The North Carolina State Board of Dental Examiners may refuse to grant a license to any person guilty of a crime involving moral turpitude, or gross immorality, or to any person addicted to the use of alcoholic liquors or narociic durgs to such an extent as, in the opinion of the Board, a order site applicant unfit to practice dentistry. Mines the applicant unfit to practice dentistry. Any license obtained through fraud or by any false representation shall be void ab initio and of an offect is void ab initio. " SECTION 12.(b) G.S. 90-41 reads as rewritten: <t< th=""><th></th><th>General Assemb</th><th>ly Of North Carolina</th><th>Session 2023</th></t<>		General Assemb	ly Of North Carolina	Session 2023
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 41 charge of violation of any state or federal narcotic or barbiturate law; 42 				
42		(5)		•
			charge of violation of any state or federal narcotic or t	parbiturate law;
43 (7) Is mentally, emotionally, or physically unfit to practice dentistry or is afflicted				
		(7)	Is mentally, emotionally, or physically unfit to practice	e dentistry or is afflicted
44 with such a physical or mental disability as to be deemed dangerous to the				-
45 health and welfare of his patients. An adjudication of mental incompetency in				
46 a court of competent jurisdiction or a determination thereof-by other lawful				•
47 means shall be <u>is</u> conclusive proof of unfitness to practice dentistry unless or				-
48 until such person shall have been subsequently lawfully declared to be				•
49 mentally competent; a legal determination of mental competence is				nental competence is
50 <u>subsequently declared;</u>			subsequently declared;	
51"	51	"		

	General Assemb	oly Of North Carolina	Session 2023						
1	SECT	FION 12.(c) G.S. 90-229 reads as rewritten:							
2	"§ 90-229. Disci	plinary measures.							
3	(a) The I	North Carolina State Board of Dental Examiners shall-	have the power and						
4		(i) Refuse refuse to issue a license to practice dental hygie	1						
5	to issue a certificate of renewal to practice dental hygiene; (iii) Revoke revoke or suspend a								
6	license to practice dental hygiene; [and] and (iv) Invoke such-invoke other disciplinary measures,								
7	-	tive probationary terms against a licensee as it deems prop							
8		the Board is satisfied that such applicant or licensee							
9		blicant or licensee:	. <u>any of the following</u>						
10	<u>appiles to the upp</u>	Sheart of heelisee.							
11	 (2)	Has been convicted of any of the criminal provisions	of this Article or has						
12	(2)	entered a plea of guilty or nolo contendere to any char							
12		therefrom;	ge of enarges arising						
13 14	(3)	Has-Subject to G.S. 93B-8.1, has been convicted of or en	ntarad a place of quilty						
14	(\mathbf{J})	or nolo contendere to any felony charge or to any							
15 16		involving moral turpitude; a felony or misdemeanor;	misuemeanor enarge						
	"	myorying moral turpitude, a reforty of misdemeanor,							
17		$\mathbf{FION} 12 (\mathbf{a}) \subset \mathbf{C} 00 102 1 \text{ mode as non-mittane}$							
18 19		FION 13.(a) G.S. 90-102.1 reads as rewritten:	allad substances for						
19 20		egistration of persons requiring limited use of controling purposes in certain businesses.	oneu substances for						
20 21		ing put poses in certain businesses.							
21	(a) D rora	quisites for Desistration Upon reasint of an application	n the Denertment of						
22		quisites for Registration. – Upon receipt of an application	-						
23 24		In Services shall conduct a background investigation, durin							
		Il be required to show that the applicant meets all the for							
25 26		ns:qualifications listed in this subsection. For purposes							
26		s the entry of a plea of guilty or no contest or a guilty ver	dict rendered in open						
27		or jury. The requirements are as follows:							
28	(1)	That the applicant is at least 21 years of age.							
29	(2)	That the applicant is of good moral character and temp	-						
30		of the following shall be is prima facie evidence that t	he applicant does not						
31		have good moral character or temperate habits:							
32		a. Conviction of any crime involving the illegal	-						
33		manufacture, distribution, or transportation of a	controlled substance,						
34		drug, narcotic, or alcoholic beverage; beverage.							
35		b. Conviction of a felony or a crime inv	volving an act of						
36		violence; violence.							
37		c. Conviction of a crime involving unlawful b	reaking or entering,						
38		burglary, larceny, or any offense involving r	noral turpitude; or <u>or</u>						
39		larceny.							
40		d. A history of addiction to alcohol or a narcotic dr	ug;<u>d</u>rug.						
41		provided that, for purposes of this subsection, convictio							
42		the entry of a plea of guilty or no contest or a verdict re							
43		by a judge or jury.	L						
44	(3)	That the applicant has not been convicted of any felony	involving the illegal						
45		use, possession, sale, manufacture, distribution, or							
46		controlled substance, drug, narcotic, or alcoholic bevera	-						
47	(4)	That the applicant has the necessary training, qualification	-						
48	(ד)	demonstrate competency and fitness as a dog handler	_						
40 49		Health and Human Services may determine by rule for	-						
49 50		approved by the Department.							
50									

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1 2 3 4 5	(5)	That the applicant affirms in writing that if the application approved, the applicant shall report all dog alerts to, or find substance to a law enforcement agency having jurisdiction the dog alert occurs or where the controlled substance is for	s of, any controlled n in the area where
6	(j) <u>Enfor</u>	<u>cement. – The Department of Health and Human Services s</u>	all have the newer
0 7	•	te or cause to be investigated any complaints, allegations	-
8	• •	violations of this section involving individuals registered	-
9		his section. The In accordance with G.S. 93B-8.1 and Article	
10		tatutes, the Department or the Commission may deny, sus	
11		d under this section if it is determined that the applicant or	
12	done any of the fe		rogistiant nus. <u>nus</u>
13	(1)	Made any false statement or given any false information	in connection with
14	(1)	any application for a registration or for the renewal or	
15		registration.	
16	(2)	Violated any provision of this Article.	
17	(3)	Violated any rule promulgated by the Department of H	Iealth and Human
18		Services or the Commission for Mental Health, Developr	
19		and Substance Abuse Services pursuant to the authority	
20		Article.	
21	"		
22	SECT	TON 13.(b) G.S. 90A-64 reads as rewritten:	
23	"§ 90A-64. Susp	ensions and revocations of certificates.	
24	(a) The B	Board shall have the power to may refuse to grant, grant of	or may suspend or
25		ny certificate issued under provisions of this Article for	any of the causes
26	hereafter enumera	ated, following reasons, as determined by the Board:	
27			
28	(9)	Conviction in any court of a crime involving moral turpitu	
29		a felony; Subject to G.S. 93B-8.1, conviction of a felony of	<u>: misdemeanor;</u>
30			
31		sistered environmental health specialist or registered environmental	
32	-	who is convicted of a felony or a crime of moral turpitu	-
33 34		Board within 30 days from the date of the conviction. A felo	•
34 35		matic suspension of a certificate issued by the Board for 60 by the Board. The Board shall immediately begin the 1	•
36		Article 3A of Chapter 150B of the General Statutes. Nothing	
30 37		es the Board from taking further action.	In this section shan
38	"	<u>so the board from taking further action.</u>	
39		TON 14. G.S. 90-113.44 reads as rewritten:	
40		rounds for disciplinary action.	
41		ds for disciplinary action for an applicant or credent	ialed professional
42		ny of the following:	Ĩ
43			
44	(3)	Conviction Subject to G.S. 93B-8.1, conviction of an	offense under any
45		municipal, State, or federal law other than traffic laws	as prescribed by
46		Chapter 20 of the General Statutes. Conviction of a Class	
47		shall result in an immediate suspension of licensure	<u>e, certification, or</u>
48		registration for a minimum of one year.	
49 50	(4)	Conviction of a felony or other public offense involvin	0 1
50		Conviction of a Class A-E felony shall result in an immed	_
51		licensure, certification, or registration for a minimum of or	ie year.

		General Assembly Of North Carolina Session 20								
 SECTION 15. G.S. 90-121.2 reads as rewritten: *§ 90-121.2. Rules and regulations; Rules; discipline, suspension, revocation, revocation, and regrant of certificate. (a) The Board shall have the power to make, adopt, and promulgate such rules and regulations; may adopt rules, including rules of ethics, as may be necessary and proper for the regulation of the practice of the profession of optimetry and for the performance of its duties. optimetry. The Board shall have has jurisdiction and power to hear and determine all ecompliants; allegations, charges complaints of malpractice, corrupt or unprofessional conduct, and of the original intense, the protein of malpractice, corrupt or unprofessional conduct, and of the original motions; the second is to issue a license to practice optometry; (ii) refuse to issue a license to practice optometry; (iii) refuse to issue a license to practice optometry; (iii) refuse to issue a license to practice optometry; (iii) refuse to issue a license to practice optometry; (iii) refuse to issue a license to practice optometry; in any instance or instance in which-if the Board is satisfied that such-the applicant or licensee meets any of the following criteria:	1									
 3 ** 90-121.2. Rules and regulations. Rules; discipline, suspension, revocation, revocation, and regrant of certificate. (a) The Board shall have the power to make, adopt, and promulgate such rules and regulations of the practice of the profession of optimetry and for the performance of its duties. optimetry, The Board shall have has jurisdiction and power to hear and determine all complaints, of malpractice, corrupt or unprofessional conduct, and of the optimetry. The Board shall have has jurisdiction and power to hear and determine all complaints, of malpractice, corrupt or unprofessional conduct, and of the optivion of the rules and regulations, rules, including rules of ethics, made against any optometrix licensed to practice in North Carolina. The Board shall also have the power and authority to-may also (i) refuse to issue a license to practice optometry; (ii) refuse to issue a certificate of renewal of a license to practice optometry; (iii) revoke or suspend a license to practice optometry; and (iv) invoke such-other disciplinary measures, censure, or probative probationary terms against al license as it deems fit and proper; in any instance or instances in which if the Board is satisfied that such the applicant or licensee meets any of the following criteria:		SEC	CTION 15. G.S. 90-121.2 reads as rewritten:							
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51		(c) Gro	unds for disciplinary action shall-include but are not be	e-limited to the following:						
	51	•••								

	General	Assembly Of North Carolina Session 202	23
1 2		(5) Conviction of a felony or other public offense involving mor turpitude.felony or misdemeanor.	al
3			
4		SECTION 18. G.S. 90-202.8 reads as rewritten:	
5		2.8. Revocation of certificate; grounds for; suspension of certificate.	4 1 -
6 7	(a)	The North Carolina State Board of Podiatry Examiners, in accordance wi	
8		<u>-8.1 and Chapter 150B</u> (Administrative Procedure Act) of the General Statutes, sha sower and authority to: may (i) refuse to issue a license to practice podiatry; (ii) refuse	
9	to issue a	certificate of renewal of a license to practice podiatry; (iii) revoke or suspend a license	se
10 11	-	e podiatry; and (iv) invoke such other disciplinary measures, censure, or probati- ary terms against a licensee as it deems fit and proper; in any instance or instances	
11	-	the Board is satisfied that such applicant or licensee: any of the following apply to the terms of the following apply to the following apply the following apply to the following apply to the following apply the following	
12		or licensee:	
14	appnean		
15		(4) Has been convicted of or entered a plea of guilty or nolo contendere to ar	ıv
16		felony charge or to any misdemeanor charge involving moral turpitude; felor	-
17		or misdemeanor;	
18		" "	
19		SECTION 19.(a) G.S. 90-210.25 reads as rewritten:	
20	"§ 90-21	0.25. Licensing.Licensing and permitting.	
21			
22 23	(c)	Registration, Filing Filing, and Transportation. –	
24		(14) The Board may suspend, revoke, or refuse to issue or renew the permit, place	ce
25		the permittee on a term of probation, or impose a civil penalty not to excee	
26		five thousand dollars (\$5,000) in conjunction with a term of probation or	in
27		lieu-instead of other disciplinary action when if it finds that any the person	on
28		permitted to transport dead human bodies has engaged in any of the followir	ıg
29		acts:	
30		a. <u>Conviction Subject to G.S. 93B-8.1, conviction of a felony felony</u> ,	or
31		a crime involving fraud or moral turpitude.<u>f</u>raud.	
32			
33		The Board shall have the authority to may determine the length ar	
34		conditions of any period of revocation, suspension, refusal to issue or renew	W,
35		or probation.	
36	•••		
37	(e)	Revocation; Suspension; Compromise; Disclosure. –	
38		(1) Whenever the Board finds that an applicant for a license or a person to who	
39 40		a license has been issued by the Board is guilty of any of the following acts of any of the following acts of a mission and the Board also finds that the mercan has thereby become any finds that the mercan has the second secon	
40		omissions and the Board also finds that the person has thereby become unit	
41 42		to practice, the Board may suspend or revoke the license or refuse to issue $C = 0.2 \text{ B} \cdot S_{1}$ and the precedures set of	
42 43		renew the license, in accordance with <u>G.S. 93B-8.1 and the procedures set o</u> in Chapter 150P, of the Caparal Statutes:	uι
43 44		in Chapter 150B of the General Statutes:	-01
44 45		a. Conviction of a felony felony, or a crime involving fraud or mor turpitude.fraud.	ai
45 46		turphade. <u>inaud.</u>	
40 47		 (2) Where If the Board finds that a licensee is guilty of one or more of the acts of 	or
48		(2) where <u>in</u> the board finds that a free lise is guilty of one of more of the acts of omissions listed in subdivision (e)(1)-(1) of this section subsection but it	
49		determined by the Board that the licensee has not thereby become unfit	
50		practice, the Board may place the licensee on a term of probation	
51		accordance with the procedures set out in Chapter 150B of the Gener	
~ 1		accordance what are procedures set out in chapter 150D of the Ocher	~1

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1 2 3 4	Statutes. In any case in which the Board is entitled to may p a term of probation, the Board may also impose a penalty five thousand dollars (\$5,000) in conjunction with the pro- may also require satisfactory completion of remedial or ed	of not more than bation. The Board lucational training
5 6 7	as a prerequisite to license reinstatement or for completing term of probation. The Board shall have the authority to <u>r</u> length and conditions of any period of suspension, revoca	nay determine the
8 9	refusal to issue or renew a license.	
9 10	SECTION 19.(b) G.S. 90-210.69 reads as rewritten:	
10	"§ 90-210.69. Rulemaking; enforcement of Article; judicial review;	determination of
12	penalty amount.	
13	F	
14	(c) In accordance with the provisions of <u>G.S. 93B-8.1 and</u> Chapter 15	0B of the General
15	Statutes, the Board may refuse to issue or renew a license, suspend or revoke	a license, or may
16	place the licensee on probation upon conditions set by the Board, with revocat	<u>ion upon failure to</u>
17	comply with those conditions, if the Board finds that a licensee, an applicant	
18	applicant for license renewal or licensee is guilty of one or more of the followi	•
19	refuse to issue or renew a license or may suspend or revoke a license or place	
20	on probation upon conditions set by the Board, with revocation upon failure t	o comply with the
21	conditions:following:	
22	$(2) \qquad A a rime involving from d or morel tyrrity do by conviction the$	have of from d
23 24	(3) A crime involving fraud or moral turpitude by conviction th	Hereof.Iraud.
24 25	SECTION 19.(c) G.S. 90-210.123 reads as rewritten:	
26	"§ 90-210.123. Licensing and inspection.	
27		
28	(g) Whenever the Board finds that an owner, partner, crematory n	nanager, member,
29	officer, or any crematory technician of a crematory licensee or any appli	
30	crematory licensee, or that any authorized employee, agent, or representative	
31	provision of this Article, or is guilty of any of the following acts, and when the	e Board also finds
32	that the crematory operator or applicant has thereby become unfit to practic	-
33	suspend, revoke, or refuse to issue or renew the license, in accordance with Cl	1
34	General Statutes: The Board may suspend or revoke a license or refuse to issue	
35	in accordance with G.S. 93B-8.1 and Chapter 150B of the General Statutes,	
36	that an applicant or an owner, partner, crematory manager, member, o	
37 38	employee, agent, representative, or crematory technician of a crematory lice unfit to practice due to violation of this Article or any of the following:	ensee has become
39	(1) Conviction of a felony or a crime involving fraud or moral	turpitudo fraud
40	(1) Conviction of a reliony of a crime involving made or morar	turpitude. <u>maud.</u>
41	(h) Where If the Board finds a licensee is guilty of one or more of the	acts or omissions
42	listed in subsection (g) of this section but it is determined by the Board that the	
43	thereby become unfit to practice, the Board may place the licensee on a ter	
44	accordance with the procedures set out in Chapter 150B of the General Statu	-
45	which the Board is entitled to place a licensee on a term of probation, the Board	-
46	a penalty of not more than five thousand dollars (\$5,000) in conjunction with	the probation. The
47	Board may determine the length and conditions of any period of proba	ation, suspension,
48	revocation, or refusal to issue or renew a license.	
49 50		
50	SECTION 20. G.S. 90-249.1 reads as rewritten:	
51	"§ 90-249.1. Disciplinary actions.	

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(a) any of th		Board may suspend, revoke, or refuse to issue, renew, or reving:	einstate any license for
	 (8) "	Being-Subject to G.S. 93B-8.1, being convicted of a cri moral turpitude.fraud.	me involving fraud or
		TION 21. G.S. 90-270.60 reads as rewritten:	
"§ 90-27		Denial, revocation, or suspension of license; other disc	iplinary or remedial
	actio		1 1.4
(a)		Board may deny, revoke, or suspend licensure, discipling	
-		r require examination, remediation, or rehabilitation, or a	-
-	•	ons described in this subsection, of any applicant or personance of the following grounds:	on incensed under this
Afficie 0	(1)	r more of the following grounds: Has-Subject to G.S. 93B-8.1, has been convicted of a fe	lony or entered a plea
	(1)	of guilty or nolo contendere to any felony charge under	
		States or of any state of the United States.	the laws of the Office
	(2)	Has Subject to G.S. 93B-8.1, has been convicted of or e	entered a plea of guilty
	(2)	or nolo contendere to any misdemeanor involvi	
		misrepresentation, any of the following:	ing moral carpitado,
		a. <u>Misrepresentation</u> or fraud in dealing with the	ne public, or conduct
		public.	1 '
		b. <u>Conduct</u> otherwise relevant to fitness to practic	e marriage and family
		therapy, or a misdemeanor charge therapy.	c ·
		<u>c.</u> <u>Conduct</u> reflecting the inability to practice	marriage and family
		therapy with due regard to the health and safety	of clients.
	"		
		TION 22. G.S. 90-270.76 reads as rewritten:	
"§ 90-27		uspension, revocation <u>revocation</u>, and refusal to renew	
(a)		Board may deny or refuse to renew a license, may susper	
•		probationary conditions on a license if the licensee or appl	icant for licensure has
engaged	in any o	of the following conduct:	
			1 C 1 1 1 1
	(3)	Having Subject to G.S. 93B-8.1, having been convicte	
		or nolo contendere to a crime involving moral turpitue	
		that indicates that the occupational therapist or occupat is unfit or incompetent to practice occupational	1.
		occupational therapist or occupational therapy assis	1.
		defrauded the public.	tant has deceived of
		defradded the public.	
	SEC	TION 23. G.S. 90-270.103 reads as rewritten:	
"8 90-27		Grounds for disciplinary action.	
		disciplinary action shall include but not be are not limited	to the following:
0100			to the following.
	(3)	Conviction of an offense under any municipal, State,	or federal narcotic or
	(-)	controlled substance law, until proof of rehabilitation c	
	(4)	Conviction Subject to G.S. 93B-8.1, conviction of a f	
	、 /	offense involving moral turpitude, until proof of	
		established;or a misdemeanor;	
	"		
	SEC	TION 24. G.S. 90-270.148 reads as rewritten:	

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1	"§ 90-270.148.	Denial, suspension, or revocation of licenses and health ser	vices provider					
2		fication, revocation, and other disciplinary and remedia	-					
3	violations of the Code of Conduct; actions; relinquishing of license.							
4	(a) Any applicant for licensure or health services provider certification and any person							
5	licensed or certified under this Article shall have behaved in conformity with conform to the							
6		essional standards specified in this Code of Conduct section and						
7	-	Board may deny, suspend, or revoke licensure and certification						
8		e on probation, limit practice, and require examination, rel						
9	- · -	r any combination thereof, all as provided for in subsection (b) t						
10		cribed in subsection (b) of this section. The Board shall act upo						
11		ensee engaged in illegal, immoral, dishonorable, unprofessiona	-					
12		ating any of the provisions of the Code of Conduct as follows:viola						
12	•	following applies to the applicant or licensee:	<u>ated tins section</u>					
13	(1)	Has Subject to G.S. 93B-8.1, has been convicted of a felony o	r entered a plea					
15	(1)	of guilty or nolo contendere to any felony charge;	i chiered a pica					
16	(2)	Has Subject to G.S. 93B-8.1, has been convicted of or entered	a plea of guilty					
10	(2)	or nolo contendere to any misdemeanor involving m						
18		misrepresentation any of the following:	orai turpitude,					
19			lic or conduct					
20		<u>a.</u> <u>Misrepresentation</u> or fraud in dealing with the pub public.	ne, or conduct					
20		<u>b.</u> <u>Conduct</u> otherwise relevant to fitness to practice ps	vehology or a					
22		<u>b.</u> <u>conduct</u> onerwise relevant to indess to practice ps misdemeanor charge psychology.	ychology, or a					
23		<u>c.</u> <u>Conduct</u> reflecting the inability to practice psychology	with due regard					
24		to the health and safety of clients or patients;	with due regard					
25	"	to the heatth and surery of chemis of putients,						
26	SEC	TION 25. G.S. 90-340 reads as rewritten:						
27		tection of the public.						
28		Board may, in accordance with the provisions of G.S. 93B-8.1 and	d Chapter 150B					
29		Statutes, deny, suspend, or revoke licensure, discipline, place on	-					
30		ire examination, remediation, or rehabilitation of any person lice	1					
31	± · .	or more of the following grounds:						
32	(1)	Has been convicted of a felony or entered a plea of guilty or r	nolo contendere					
33	(1)	to any felony charge under the laws of the United States or of						
34		United States.	any state of the					
35	(2)	Has been convicted of or entered a plea of guilty or nolo con	ntendere to any					
36	(-)	misdemeanor involving moral turpitude, misrepresentation	•					
37		following:	, <u></u>					
38		<u>a.</u> <u>Misrepresentation</u> or fraud in dealing with the pub	lic. or conduct					
39		public.						
40		<u>b.</u> <u>Conduct</u> otherwise relevant to fitness to practice clinica	al mental health					
41		<u>counseling, or a misdemeanor charge counseling.</u>						
42		<u>c.</u> <u>Conduct</u> reflecting the inability to practice clinical	mental health					
43		counseling with due regard to the health and safet						
44		patients.	j or enemis or					
45	"	partenter						
46	SEC	TION 26. G.S. 90-363 reads as rewritten:						
47		pension, revocation <u>revocation</u>, and refusal to renew license.						
48		Board may deny or refuse to renew a license, may suspend or re	evoke a license					
49		probationary conditions on a license if the licensee or applicant for						
50		of the following conduct:						
51		0						

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((5)	Convi	ction of or a ple	ea of guilty or n	nolo contendere to any crime invol	ving
	(0)		-		8.1, conviction of a crime.	
	"		1			
	SECT	ION 27	G.S . 90-390 r	reads as rewritte	n:	
"§ 90-390.	Refus	sal, susp	pension, or revo	ocation of a cer	tificate.	
. ,			11		is Article may be refused, susper	
,			1		n (e) of this section by the Board	1
proof that <u>ar</u>	ny of t				person to whom a certificate was iss	sued:
	(1)				n convicted of a felony;	
((2)				convicted of a misdemeanor invol	-
			-	-	fraud in dealing with the public, p	
				nt to fitness to	practice certified fee-based pas	toral
	"	counse	eiing;			
	• • • •		C C O 633 .	eads as rewritte	n.	
"§ 90-633.				eaus as rewritte	11.	
	-	•		d revoke or refi	use to license a massage and body	work
			any of the follo		use to needse a massage and body	WOIK
therapist of	uppiie	unt 101	uny of the folio			
((3)	Convi	ction of an offe	nse under anv r	municipal, State, or federal narcot	ic or
			lled substance la	•	1	
((4)	Convi	ction of a f	elony or othe	er public offense involving n	noral
		turpitu	de.Subject to G	.S. 93B-8.1, con	nviction of a felony or misdemeano	vr.
	"					
				reads as rewritte		
	_			l refusal to ren		
				•	to deny or refuse to renew a lice	
-				1 •	conditions on a licensee or applica	int if
any of the f	ollowi	ng appl	ies to the licens	ee or applicant:		
	(\mathbf{n})	Wee C	which to C S 0	$2\mathbf{D} = 0.1$ mass and	unisted of an entered a place of suil	4
((2)		•		nvicted of or entered a plea of guil	ty or
	"	noio c	ontendere to any	- crime involvin	eg moral turpitude.a crime.	
		'ION 3(G S 00 742	eads as rewritte	n	
					s and other disciplinary and remo	edial
					et; <u>actions;</u> relinquishing of licent	
					dual licensed under this Article	
	•			•	fied in this Code of Conduct section	
			1	-	or revoke licensure and may discip	
			•	• 1	tion, remediation, and rehabilitation	
			-	-	b) of this section, for any violation l	
in this subse	ection.	. The fo	llowing are con	sidered violation	ns of the Code of Conduct: this sect	ion:
((1)	Convi	etion-Subject to	G.S. 93B-8.1, c	conviction of a felony or entry of a	plea
		0	•	endere to any fel		
((2)				conviction of a felony or entry of a	-
		-	•	•	nisdemeanor involving moral turpi	t ude,
		-	•	of the following		
		<u>a.</u>	-	<u>ion o</u> r fraud in	n dealing with the public, or cor	iduct
		1	<u>public.</u>		fitness to provide the second	
		<u>b.</u>			o fitness to practice, or a misdeme	anor
			charge practice	<u>.</u>		

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"	<u>c.</u> <u>Conduct</u> reflecting the inability to practice <u>with due regard</u> to the health and safety of c	-
 SFC	FION 31. G.S. 90B-11 reads as rewritten:	
	iplinary procedures.	
	Board may, in accordance with the provisions of <u>G.S.</u>	03B-8 1 and Chapter 150
of the General S	atutes, deny, suspend, or revoke an application, certif	-
he following gr		1 / 1 /
(1)	Conviction of or the entering of a plea of guilty of misdemeanor involving moral turpitude, misreg following:	
	 <u>a.</u> <u>Misrepresentation</u> or fraud in dealing with the <u>Conduct</u> otherwise relevant to fitness to pra- misdemeanor-work. 	
	<u>c.</u> <u>Conduct</u> reflecting <u>the</u> inability to practice so	
(2)	to the health and safety of clients or patients Conviction of a felony or the entering of a plea of g	
(2)	a felony under the laws of the United States or of any	-
••••		
	FION 32.(a) G.S. 93A-6 reads as rewritten:	
*§ 93A-6. Disci	plinary action by Commission.	
(b) The	Commission may suspend or revoke any license issue	d under the provisions
	primand or censure any licensee when: when any of the	
(1)	The licensee has obtained a license by	-
(2)	representation; representation.	convicted on boo ontened
(2)	The <u>Subject to G.S. 93B-8.1</u> , the licensee has been plea of guilty or no contest upon which final judgme	ent is entered by a court of
	competent jurisdiction in this State, or any other sta felony that involves false swearing, misrepresentation	
	bribery, embezzlement, false pretenses, fra	
	misappropriation of funds or property, perjury, or a	
	professional unfitness or involving moral turp	•
	reasonably affect the licensee's performance	
	business;<u>b</u>usiness.	
(3)	The licensee has violated any of the provisions of	
	(a) of this section when selling, leasing, or but	iying the licensee's ow
	property; property.	
(4)	The broker's unlicensed employee, who is exempt f	-
	Chapter under G.S. 93A-2(c)(6), has committed,	-
	business, any act which, that, if committed by the l	
	violation of G.S. 93A 6(a) subsection (a) of this sec	<u>ction</u> for which the broke
(5)	could be disciplined; or<u>disciplined</u>.	attomas, home increate
(5)	The licensee, who is also licensed as an appraiser,	• •
	mortgage broker, general contractor, or member profession or occupation, has been disciplined for	
	involving fraud, theft, misrepresentation, breac	-
	responsibility, or willful or negligent malpractice.	in or must or muuchal
"	responsionity, or winter or negligent marpractice.	
	FION 32.(b) G.S. 93A-38 reads as rewritten:	
	pension, revocation <u>revocation</u>, or denial of certific	

General Assembly Of North Carolina Session 2023 1 The Commission shall have the power to may suspend, revoke, deny issuance, or deny 2 renewal of certification of a private real estate education provider. In all proceedings to suspend, 3 revoke revoke, or deny a certification, the provisions of G.S. 93B-8.1 and Chapter 150B of the 4 General Statutes shall be applicable. apply. The Commission may suspend, revoke, or deny such 5 certification or renewal thereof when if it finds that the applicant or principal thereof applicant, 6 principal, or holder of such the certification has done any of the following: 7 8 (6)Pleaded guilty, entered a plea of nolo contendere contendere, or been found 9 guilty of a crime involving moral turpitude in any state or federal court." 10 **SECTION 32.(c)** G.S. 93A-54 reads as rewritten: 11 "§ 93A-54. Disciplinary action by Commission. 12 Following a hearing, the Commission shall also have power to may, subject to 13 (b) 14 G.S. 93B-8.1, suspend or revoke any certificate of registration issued under the provisions of this Article or to-reprimand or censure any regulated party when the regulated party has been 15 convicted or has entered a plea of guilty or no contest upon which final judgment is entered by a 16 17 court of competent jurisdiction in this State, or any other state, of the criminal offenses of 18 embezzlement, obtaining money under false pretense, fraud, forgery, conspiracy to defraud, or 19 any other offense involving moral turpitude which that would reasonably affect the regulated 20 party's performance in the timeshare business." 21 22 SECTION 33. G.S. 93B-1 reads as rewritten: 23 "§ 93B-1. Definitions. 24 As used in this Chapter, the following definitions apply: 25 License. - Any license (other than a privilege license), certificate, or other (1)26 evidence of qualification which that an individual is required to obtain before 27 he the individual may engage in or represent himself or herself to be a member 28 of a particular profession or occupation. 29 Occupational licensing board. - Any board, committee, commission, or other (2) 30 agency in North Carolina which that is established for the primary purpose of regulating the entry of persons into, and the conduct of persons within, a 31 32 particular profession or occupation, occupation and which that is authorized 33 to issue licenses. The phrase "occupational licensing board" does not include 34 State agencies, agencies staffed by full-time State employees, which 35 employees who, as a part of their regular functions may functions, issue 36 licenses. 37 (3) State agency licensing board. - Any State agency staffed by full-time State employees, which employees who, as part of their regular functions, 38 39 issue licenses. This section does not apply to the North Carolina Criminal 40 Justice Education and Training Standards Commission, the North Carolina Sheriffs' Education and Training Standards Commission, and the North 41 42 Carolina Department of Revenue. The following is a nonexclusive list of State 43 agency licensing boards and the profession or occupation for which the board, 44 agency, or officer may issue licenses: 45 The Department of Agriculture and Consumer Services. a. 46 1. Commissioner of Agriculture. Scale Technician. Article 6 of Chapter 81A of the 47 I. 48 General Statutes. 49 II. Seed Dealer. Article 31 of Chapter 106 of the General 50 Statutes.

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			III. Livestock Dealer. Article 35B of Chapter 106 of the
			General Statutes.
		2.	North Carolina Pesticide Board.
			I. Pesticide Applicators and Pesticide Dealers. Parts 3 and
			4 of Article 52 of Chapter 143 of the General Statutes.
		3.	North Carolina Board of Agriculture.
			I. Boarding Kennel Operator and Pet Shop Owner.
			Article 3 of Chapter 19A of the General Statutes.
			II. Poultry, Hatcheries, and Chick Dealers. Article 40-49
			of Chapter 106 of the General Statutes.
		4.	Structural Pest Control Committee.
			I. Exterminator and Structural Pest Control Applicator.
			Article 4C of Chapter 106 of the General Statutes.
	b.	Repea	aled by Session Laws 2021-180, s. 9G.7(c), effective July 1,
		2021.	•
	c.	The D	Department of Health and Human Services.
		1.	North Carolina Medical Care Commission.
			I. Ambulance Attendant, Emergency Medical
			Technician. Article 7 of Chapter 131E of the General
			Statutes.
		2.	Well Contractors Certification Commission.
			I. Well Contractor. Article 7A of Chapter 87 of the
			General Statutes.
	d.	The D	Department of Insurance.
		1.	Commissioner of Insurance.
			I. Bail Bond Runner, Professional Bondsman, Surety
			Bondsman. Article 71 of Chapter 58 of the General
			Statutes.
			II. Insurance Agent, Insurance Company Adjuster, Motor
			Vehicle Damage Appraiser, Self-Employed Insurance
			Adjuster. Article 33 of Chapter 58 of the General \tilde{a}
			Statutes.
		2.	Code Officials Qualifications Board.
			I. Building Inspector, Code Enforcement Official,
			Electrical Inspector, Fire Inspector, Mechanical
			Inspector, Plumbing Inspector. Article 9C of Chapter
		2	58-143 of the General Statutes.
		3.	Home Inspection Licensure Board.
			I. Home Inspector. Article 9F of Chapter 143 of the
		Λ	General Statutes.
		4.	Manufactured Housing Solornorrow Article 0.4 of
			I. Manufactured Housing Salesperson. Article 9A of Chapter 142 of the Conserved Statutes
	2	Damas	Chapter 143 of the General Statutes.
	e.	2021.	aled by Session Laws 2021-138, s. 17(a), effective December 1,
	f.		
	1.	1 ne L 1.	Department of Labor. Boiler Safety Bureau.
		1.	I. Boiler Inspector. Article 7A of Chapter 95 of the
			General Statutes.
	σ	The Γ	Department of Public Instruction.
	g.	1.	-
		1.	

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		I.	Teacher, Principal, Superintendent. Article 71E 17E of Chapter 115C of the General Statutes.
	h.	The Departme	ent of Public Safety.
	11.	1	ol Law Enforcement Branch.
		I. Alcon	Boxer, Kickboxer, Mixed Martial Arts, Promoter.
		1.	Article <u>8-68</u> of Chapter 143 of the General Statutes.
		2. The A	Icohol Beverage Control Board.
		Z. The A	Alcoholic Beverage Distributor. Article 9 of Chapter
		1.	18B.
		3. Privat	e Protective Services Board.
		J. Invat	Counter Intelligence Licensee, Armored Car Service,
		1.	<u>Close Personal Protection, Courier Service, Digital</u>
			Forensics Examiner, Electronic Countermeasures,
			Guard Dog Service Operator, Service, Polygraph
			Examiner, Private Investigator, Psychological Stress
			Evaluator, Security Guard, and Patrol Licensee. Guard
			and Patrol, and Special Limited Guard and Patrol.
			Article 1 of Chapter 74C of the General Statutes.
		4. Alarm	Systems Licensing Board.
		<u> </u>	Alarm Systems Business. Article 1 of Chapter 74D of
		<u> </u>	the General Statutes.
	i.	The Departme	ent of the Secretary of State.
		-	ecretary of State.
		I.	Athletic Athlete Agent. Article 9 of Chapter 78C of the
			General Statutes.
		II.	Investment Advisor. Adviser. Article 3 of Chapter 78C
			of the General Statutes.
		III.	Securities Broker, Securities Dealer, Security
			Salesman. Article 5 of Chapter 78A of the General
			Statutes.
		IV.	Professional Solicitor. Article 3 of Chapter 131F of the
			General Statutes.
	j.	The Departme	ent of Transportation.
		1. Divisi	on of Motor Vehicles.
		I.	New and Used Motor Vehicle Dealer, Motor Vehicle
			Sales Representative, Distributor, Distributor Branch,
			Distributor Representative, Wholesaler. Article 12 of
			Chapter 20 of the General Statutes.
		II.	Commercial Driver, Truck Driver. Article 2 of Chapter
			20 of the General Statutes.
		III.	Safety Inspection Mechanic. Article 3A of Chapter 20
			of the General Statutes."
			reads as rewritten:
		-	ocation of licenses and registrations; records.
		•	etion administer the punishment of private reprimand,
			a fixed period or revocation of license or registration as
-			or any violation of the rules and regulations of the Board
or for any of the	followin	ng causes:	
•••	C		
(4)			to G.S. 93B-8.1, commission of a criminal offense
	ındica	ting profession	al unfitness.

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 (7) "	Conduct involving fraud or any other busir turpitude. Business conduct involving fraud.	ness conduct involving moral
SECT	TON 35. G.S. 93E-1-12 reads as rewritten:	
"§ 93E-1-12. Di	sciplinary action by Board.	
any registration,	ving a hearing, or by consent, the Appraisal Boa license, or certificate issued under the provision inee, licensee, or certificate holder when:	
(1)	The <u>Subject to G.S. 93B-8.1, the</u> registered to holder has been convicted of or has entered a p which final judgment is entered by a court of State, or any other state, to an offense which which an essential element is dishonesty, fran- discretion of the Board, that would reasonably registered trainee, licensee, or certificate hold business;	lea of guilty or no contest upon competent jurisdiction in this h involves moral turpitude, in ud, or deceit, or which, in the y affect the performance of the
"	,	
SECT	TION 36.(a) G.S. 106-65.26 reads as rewritten:	
"§ 106-65.26. Q	ualifications for certified applicator and lice	nsee; applicants for certified
	cator's identification card and license.	
•••		
· · · · ·	plicants for license must have practical experier	• •
	ts underlying the practice of structural pest contr	
-	migation. No-Subject to G.S. 93B-8.1, no ap	-
	he issuance of a license pursuant to this Article	•
	ation been convicted, entered a plea of guilty or	
	in any State or federal court for a violation of G .	
any crime involv	ing moral turpitude.G.S. 106-65.25(b), a felony,	or a misdemeanor.
[°]	$\mathbf{VON}(\mathbf{A}) \subset \mathbf{C} 100000000000000000000000000000000000$	
	TON 36.(b) G.S. 106-610 reads as rewritten:	and the of line and
	unds for refusal, suspension <u>suspension</u>, or re	
	sioner may refuse to grant or renew any license a showing by substantial and competent evidence	
any neense upon	a showing by substantial and competent evidence	te of any of the following.
 (6)	The dealer or applicant has been convicted,	plad guilty or polo contendora
(0)	within three years in any state or federal cou	
	turpitude.Subject to G.S. 93B-8.1, the dealer	
	years, been convicted of or pled guilty or nol	
	state or federal court.	<u> </u>
"		
SECT	TION 37. This act becomes effective October 1,	. 2024.